Lewis S. Eidson, Esq. mike@colson.com 2 Enid Duany Mendoza, Esq. enid@colson.com 3 **COLSON HICKS EIDSON, P.A.** 255 Alhambra Circle, Penthouse Coral Gables, Florida 33134 5 Tel: (305) 476-7400 Facsimile: (305) 476-7444 IT IS SO ORDERED 6 Monica Kelly, Esq. monicakelly@ribbecklaw.com RIBBECK LAW CHARTERED Lake Point Tower 505 North Lake Shore Drive Chicago, Illinois 60611 10 Tel: (312) 822-9999 11 Attorneys for Plaintiffs 12 13 UNITED STATES DISTRICT COURT FOR THE 14 NORTHERN DISTRICT OF CALIFORNIA 15 IN RE: AIR CRASH AT SAN FRANCISCO, **MDL No. 2497** 16 CALIFORNIA ON JULY 6, 2013 17 18 This document relates to [PROPOSED] ORDER GRANTING KNAUS PLAĪNTIFFS' UNOPPOSED 19 MOTION FOR APPROVAL OF Case No. 3:14-CV-02111-YGR MINORS' COMPROMISE 20 MARICEL KNAUS, an individual, CARL 21 KNAUS, an individual, G.M.A.K., an individual minor, by and through his parents 22 MARICEL KNAUS and CARL KNAUS; and G.C.A.K., an individual minor, by and through 23 his parents MARICEL KNAUS and CARL 24 KNAUS. 25 Plaintiffs, VS. 26 ASIANA AIRLINES, INC., a corporation, 27 28 Defendant.

Plaintiffs Carl Knaus and Maricel Knaus, Individually and as Next Friends of G.M.A.K and G.C.A.K., by and through their counsel, have submitted their Unopposed Motion for Approval of Minors' Compromise pertaining to a settlement reached with defendants on behalf of G.M.A.K and G.C.A.K.

Upon review of the file and consideration of the materials submitted in support thereof, including the Motion, the Declaration of Enid Duany Mendoza, the Report of Next Friends, the Affidavit of Carl Knaus and the Affidavit of Maricel Knaus, and the opposition and/or non-opposition of any defendant provided to the Court prior to the making of this Order, the Court does hereby find and order as follows:

## Good cause appearing:

- The settlement of the claims of plaintiffs' G.M.A.K and G.C.A.K. against defendants, as compromised pursuant to the terms of the Settlement Agreement and General Release and the periodic payments scheduled (Exhibit C to the Declaration of Enid Duany Mendoza) is approved.
- 2. G.M.A.K will receive periodic payments with a present value of will be placed in structured settlement annuities annuities provided by Berkshire Hathaway Life Insurance Company of Nebraska, and which will be funded directly by the insurers of one or more defendants. The specific terms of the annuity, which are approved, are detailed in Exhibit C to the Declaration of Enid Duany Mendoza.
- 3. G.C.A.K. will receive periodic payments having the present value of \$ which will be placed in structured settlement annuities provided by Berkshire Hathaway Life Insurance Company of Nebraska, and which will be funded directly by the insurers of one or more defendants. The specific terms of the annuity, which are approved, are detailed in Exhibit C to the Declaration of Enid Duany Mendoza.
- 4. Plaintiffs' counsel may attach the fully executed settlement documents, when obtained, to this Order for purposes of submitting same to Berkshire Hathaway Life Insurance Company of Nebraska.

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